

# NMCA National Marine Charter Association

The national voice of the marine charter industry

246 848

## Board of Directors

**Tom Dawson**  
Three Eagle  
Juneau, AK

**Tony Denslow**  
Vermillion Charter Service  
Elyria, OH

**Charlie Gruetzner**  
Angel's Grace Sailing Charters  
Carmel, NY

**Don Johnson**  
Right Choice Charters  
Little Torch Key, FL

**Sandy Kane**  
Razin Kane Charters  
Jamestown, RI

**Ellen Kaye**  
Schooner Woodwind  
Annapolis, MD

**Jason Martin**  
Sea Tow St. Augustine  
St. Augustine, FL

**Fiona Morgan**, Executive Director  
NMCA  
Alexandria, VA

**Jack Moore**  
Capital Data, Inc.  
Palm Harbor, FL

**Bob Moro**  
Crack-A-Dawn Charters  
Cedar Grove, NJ

**Russ Seltzer**  
Sail Away! Charters  
Keswick, VA

**Richard Spoth**  
Lake Erie Dive Charters  
Angola, NY

**Ronald Thorstad**  
Space Coast Nature Tours  
Titusville, FL

**Sustaining Members**  
Bass Pro Shops  
Capt. Jim Shotwell Boatbuilder  
Charternet.com  
C-MAP/USA  
Razin Kane Charters  
Sea Tow St. Augustine  
The Maritime Consortium, Inc.  
West Marine

1600 Duke Street  
Suite 400  
Alexandria, VA 22314  
Phone: (800) 745-6094  
Fax: (703) 519-1716  
E-mail: nmca@wpa.org  
Web site: www.marinecharter.org

June 26, 2003

Document Management Facility  
[USCG-2001-8773] -46  
U.S. Dept. of Transportation  
400 Seventh St., S.W.  
Room PL-401  
Washington, DC 20590-0001

## RE: Supplementary Comments on Chemical Testing Following Serious Marine Incidents

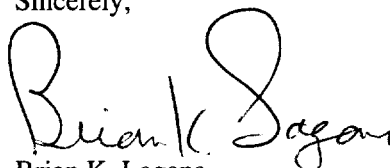
The National Marine Charter Association (NMCA), the national voice for the full spectrum of the marine charter industry, including sport fishing, sailing, excursion, ecotour/sightseeing, yacht and water taxis, wishes to provide an addendum to our previous comments, submitted on May 7, 2003.

In NMCA's initial comments to the docket opposing the Coast Guard's proposal to require all vessels to carry alcohol screening devices on board at all times, and the crew be trained in their use, the association contended that the proposal is contrary to Congressional intent, would have a negative impact upon the small businesses that make up the marine charter industry, and is impractical from the standpoints of device storage, test administration and accuracy of results. The vast majority of companies comprising this industry truly define "small business," both in terms of annual revenue and number of employees. To further bolster its position, NMCA undertook a petition effort to gauge the level of concern within the marine charter industry with this proposal.

The results were overwhelming with 215 companies returning petitions in a two-week period. Clearly, the industry believes that the proposed rule needs to be revised so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the statutory time limit. Again, this will ensure that the tests are correctly administered, collected and analyzed to yield the accuracy necessary to maintain the integrity of the chemical testing program. A secondary benefit will be to relieve small marine firms from a costly burden that they can ill afford, as the Coast Guard itself has acknowledged.

On behalf of the 215 concerned members of the marine charter industry, NMCA is attaching the returned petitions as an exhibit to this extension of comments. If you should have any questions regarding NMCA's position, do not hesitate to contact me on (703) 519-1714.

Sincerely,



Brian K. Lagana  
Director of Government Affairs

Enclosures: 215 industry petitions

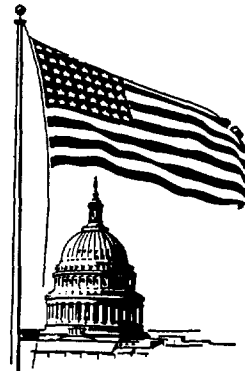
DEPT. OF TRANSPORTATION  
DOCKETS

2003 JUN 26 P 3:35

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:

Name:

JAMES ADAMS

Business:

SHABEEL CHARTERS

City:

ST LOUIS

State:

MO

Zip Code:

63102

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Douglas C. Allen Name: Douglas C. Allen  
Business: HERRON (ISLAND) MAINTENANCE CO (FERRY OPERATOR)  
City: LAKEWAY State WA Zip Code: 98349

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Carol J. All Name: Capt. John C. Allen  
Business: BRANDANCE CHARTERS  
City: BRIDGEPORT State N.Y. Zip Code: 13030

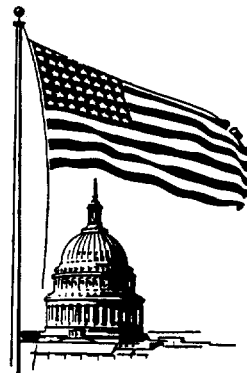
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

- Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
- Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
- Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
- Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
- The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: \_\_\_\_\_

Name: Joe Aioe

Business: \_\_\_\_\_

City: Orlando

State: FL

Zip Code: 32835

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Fredrick Altman*

Name: FREDRICK ALTMAN

Business: SCUBA DIVING

City: KEY LIME

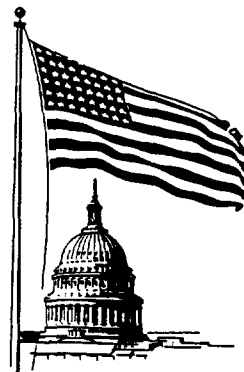
State: FL Zip Code: 33030

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

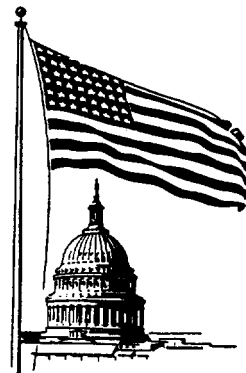
Signature: Ronald M. Arvidson Name: RONALD M. ARVIDSON  
Business: SUNAG CHARTERS  
City: Holden Beach State: NC Zip Code: 28462

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-incident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *LEWIS P. AUGUSTA* Name: LEWIS P. AUGUSTA  
Business: BIG FISH, INC.  
City: VERO BEACH State FL Zip Code: 32963

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: [Signature]

Name: Robert Backman

Business: River Keepers

City: Fargo

State ND

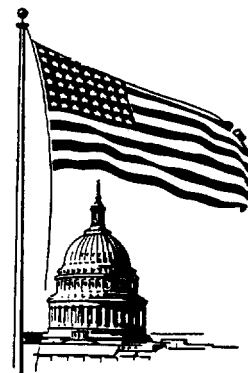
Zip Code: 58103

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Jonathan E. Baker

Name: Jonathan E. Baker

Business: Sail the San Juans, Inc. 2275 Lake Whatcom Blvd #186

City: Bellingham

State: WA

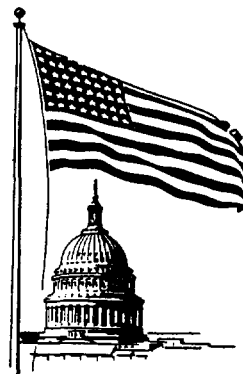
Zip Code: 98229

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: [Signature] Name: Norm Baker  
Business: Estey Private Inc.  
City: Cape Charles State: TX Zip Code: 78411

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Gerald L. Bandleman Name: GERALD L. Bandleman  
Business: Capt Gerald L. Bandleman Charters  
City: Port Clinton State: Ohio Zip Code: 43452

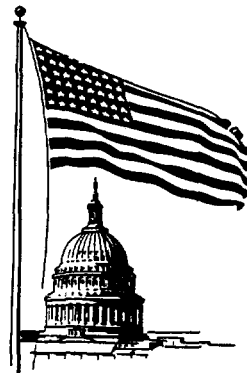
PLEASE FILL OUT, SIGN AND RETURN IT TO NMCA BY JUNE 20, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

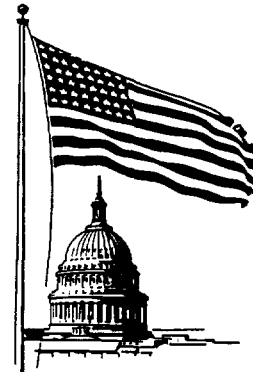
Signature: Mike Barnett Name: MIKE BARNETT  
Business: CODEFATHER CHARTERS  
City: FREETRT State: NY Zip Code: 11570

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

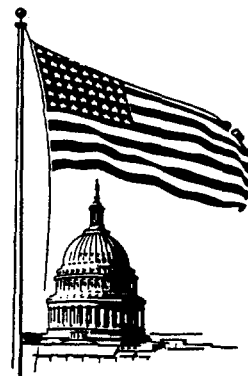
Signature:  Name: O.P. BARTNESS  
Business: ISLANDER CHARTERS  
City: JUNEAU State: AK Zip Code: 99801

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

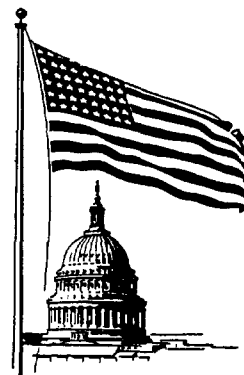
Signature: Alan Borowski Name: Alan Borowski  
Business: Hapa Laka Hawaiian Charters  
City: Kailua-Kona State: HI Zip Code: 96745

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

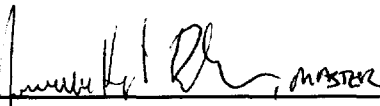
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

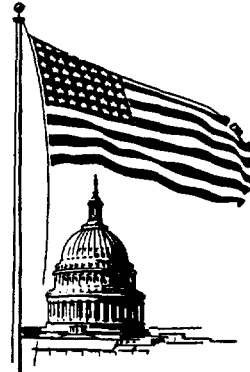
Signature:		Name:	JONATHAN BOULWARE
Business:	SOUND WATERS, INC, 1281 COVE RD.		
City:	STAMFORD	State:	CT
		Zip Code:	06902

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

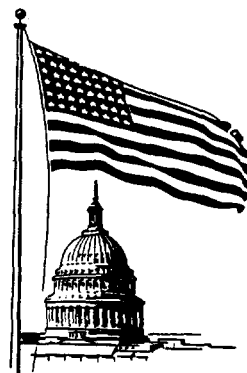
Signature: Frank Boyd Name: Frank Boyd  
Business: Charter Fishing  
City: Hambleville State: SC Zip Code: 29927

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Capt. George Boyle Name: Geo. Boyle  
Business: Detroit Yacht Club  
City: Detroit State: MI Zip Code: 48207-4377

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Wayne B Brown

Name: WAYNE B BROWN

Business: Brownie's Charters

City: Sitka

State AK

Zip Code: 99835

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: John Bucchi

Business: PrioriTY One Charters Inc

City: New Britain

State: CT

Zip Code: 06052

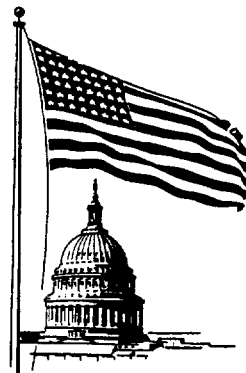
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: HERMAN W Bunch Jr

Business: OKEE II CHARTERS

City: VA Beach

State: VA

Zip Code: 23451

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: PHILLIP J. CADEZ

3415 STONYRIDGE

Business: CADEZ CHARTER SERVICE

OR.

City: SANDUSKY

State: OH

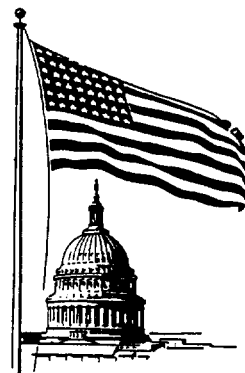
Zip Code: 44870

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: BILL CALDWELL

Business: EXPEDITIONS

City: LAHAINA

State: HI

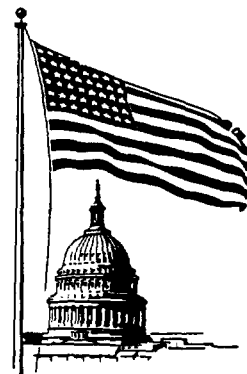
Zip Code: 96761

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Kenneth J. Calta Jr.*

Name: Kenneth J. Calta Jr.

Business: Double K Charters

City: Lake Villa

State: IL

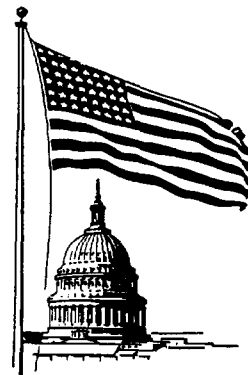
Zip Code: 60046

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

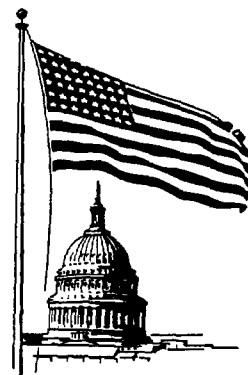
Signature: Robert C. Carlson Name: Robert C. Carlson  
Business: Innovations Unlimited / Tour Boat  
City: Wildwood Crest State: NJ Zip Code: 08260

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:

*W.F. Casey*

Name:

*William Casey*

Business:

*Pacific Blue Inc. (CHARTER FISHING)*

City:

*KONA*

State

*HI*

Zip Code:

*96725*

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: John C. Cote

Business: Memphis Marine Services

City: Lowell

State: MD

Zip Code: 20706

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Donald A. Chatto Name: Donald A. Chatto  
Business: Peerson Cove Charters  
City: Kodiak State: Alaska Zip Code: 99615

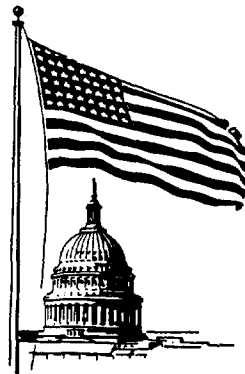
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

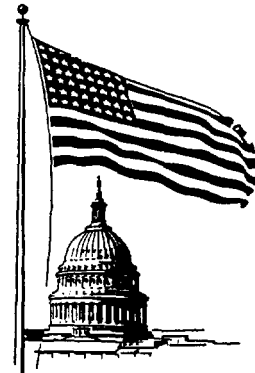
Signature:  Name: Shawn R. Chute  
Business: Six Chuter Charters Inc.  
City: MARCO ISL FL State FL Zip Code: 34146

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

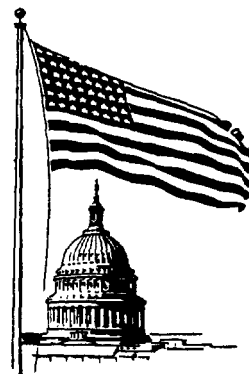
Signature: William Clamp Name: William CLAMP  
Business: TOTAL LAKE SERVICES, INC  
City: SANDY SPRINGS State: SC Zip Code: 29677

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: [Signature] Name: Bill Clark  
Business: TOW BOAT US LAKE HARTWELL  
City: Anderson State: SC Zip Code: 29677

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

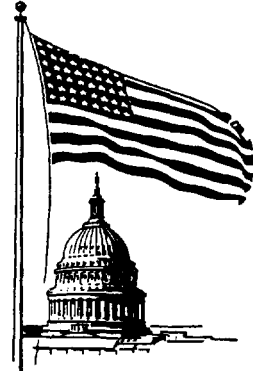
Signature: Peter Clark Name: PETER CLARK  
Business: PARTY BOAT FISHING BOAT "BLACK HAWK II"  
City: WATERFORD State: CT Zip Code: 06385

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Capt Charlie Clyn Name: Charlie Clyn  
Business: 1128 Stillwater Dr  
City: Jupiter State: FL Zip Code: 33458

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: James W. Conkel Sr. Name: JAMES W. CONKEL SR.  
Business: CAROLYN C. CHARTERS INC.  
City: Ocean City State: MD Zip Code: 21842

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

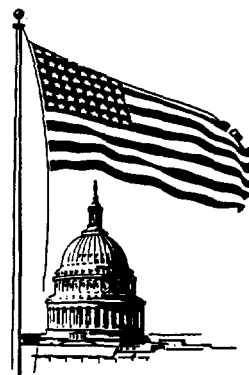
Signature: Wm. J. Conlyn Name: W.J. CONLYN  
Business: TOWBOAT US HERRING BAY (CONLYN MARINE)  
City: TRACY'S LANDING State: MD. Zip Code: 20779

PLEASE FILL OUT, SIGN AND RETURN IT TO NMCA BY JUNE 20, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: [Signature]

Name: Diego L. Cordova

Business: Flat-out Sportfishing

101 Gustwind Lane

City: Marathon

State: FL

Zip Code: 33050

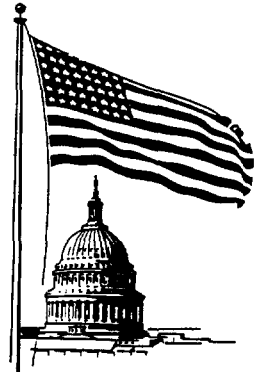
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Thomas Councill Name: Thomas Councill  
Business: Leisure Charters  
City: Centreville State: MD Zip Code: 21617

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

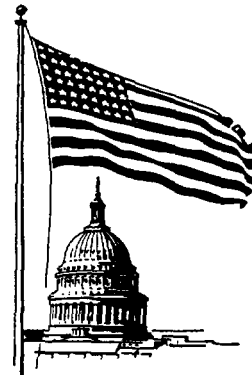
Signature: Robert E Craven Name: Robert E Craven  
Business: SEA QUELL CHARTERS 136 NW 9th ST  
City: TOLEDO State OR Zip Code: 97391

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: \_\_\_\_\_

Business: \_\_\_\_\_

City: \_\_\_\_\_

Name: \_\_\_\_\_

State: \_\_\_\_\_

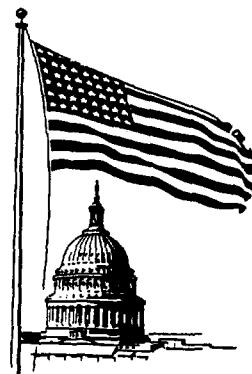
Zip Code: \_\_\_\_\_

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: Thomas R. Cisimano  
Business: SEA WIFE Fisheries Inc  
City: MONTAUK State: NY Zip Code: 11954

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

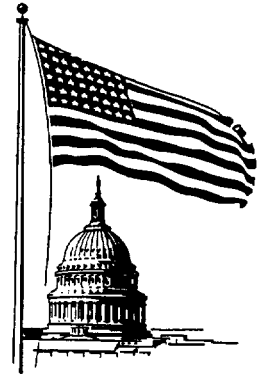
Signature: Thomas Dawson Name: THOMAS J. DAWSON  
Business: THREE EAGLE CHARTERS  
City: JANEAU State: AK Zip Code: 99801

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

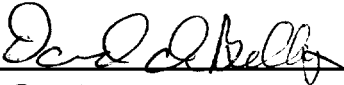
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: DAVID deBello  
Business: ENTERPRISE MARINE  
City: DEPOE LA State: OR Zip Code: 97341

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: SEARGE DECORTE

Business: CONTINENTAL YACHT CHARTERS

City: SAN DIEGO

State: CA

Zip Code: 92101

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: R.J. Dein Name: R.J. Dein  
Business: CHARTER CAPTAIN  
City: ANNAPOLIS State: MD Zip Code: 21403

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

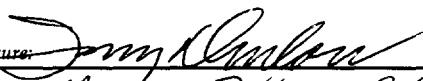
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: CAPT. TONY DENSLOW  
Business: Mega Bites Charters  
City: Elyria State OH Zip Code: 44035

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: HENRY DEVITO

Business: STANDARD BET CHARTER

City: ELLEN BURKIE

State: MD

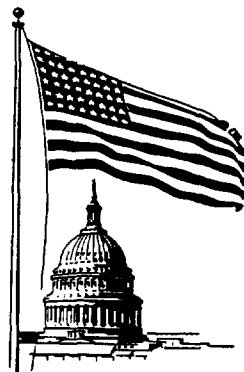
Zip Code: 21061

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

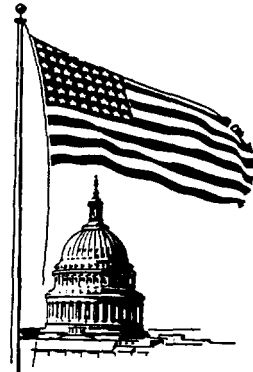
Signature: *Robert L. Decker* Name: Robert L. Decker  
Business: DUTCHMAN CHARTERS  
City: PAUM COAST State: FL Zip Code: 32137-9902

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

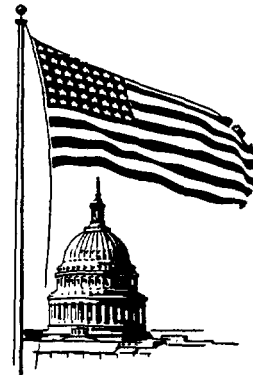
Signature: Joseph A. DiFero Name: JOSEPH A. DIFERO  
Business: CHARTER BOAT FIRMING 2210 W. 9th St  
City: WILMINGTON State: DE. Zip Code: 19805

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

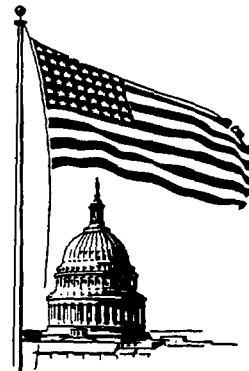
Signature: *Zbigniew Domzall* Name: ZBIGNIEW DOMZALL  
Business: American Eagle Charter Services LLC  
City: Sickleville State: VI Zip Code: 08081

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:

CAPT. Bob Drake

Name:

CAPT. BOB DRAKE

Business:

PRIME-TIME II CHARTER BOAT

City:

EGG HARBOR

State:

NJ

Zip Code:

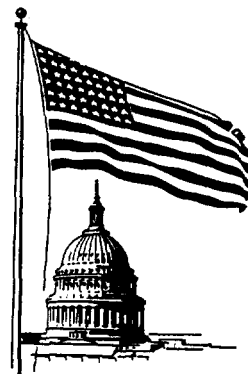
08215

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

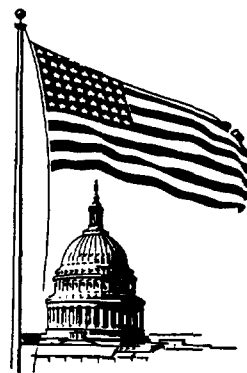
Signature: Calvin Dufrene Name: \_\_\_\_\_  
Business: Dufrene's Guide Service, Inc.  
City: Galliano State: La Zip Code: 70354

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Thomas S Dineen

Business: \_\_\_\_\_

City: Tom's River

State: NJ

Zip Code: 08753

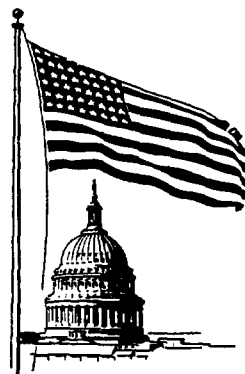
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Clinton L. Dunham

Name: Clinton L. Dunham

Business: PARB-LOAIL INC

CHARTER BOAT

City: PT PLEASANT Bch.

State: N.J.

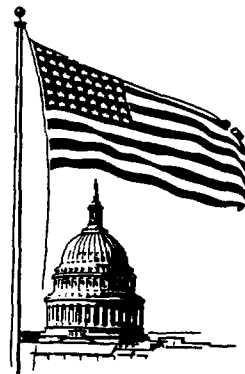
Zip Code: 08742

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

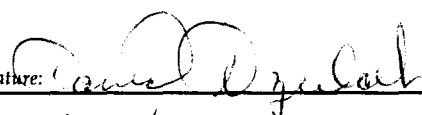
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: DAVID DZIELAK

Business: CHARTER

City: SAFREVILLE

State: MS Zip Code: 38873

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

- 1. Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
- 2. Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
- 3. Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
- 4. Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
- 5. The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:

Name: JOSEPH G. Ebel Jr

Business:

Wagack Fishing Charterboat - USCG 6 MK LICENSE

City:

Tallah

State

N.Y.

Zip Code:

14850

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

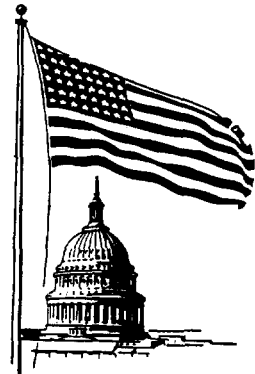
Signature: Lance L. Ehrhardt Name: LANCE L. EHRHARTH  
Business: SASSAFRAS FISHING CHARTERS  
City: BUFFALO State: N.Y. Zip Code: 14206

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Gordon Evans*

Name: Gordon EVANS

Business: *Smith Island & Chesapeake Bay Cruises*

City: *Reedville*

State: *Va*

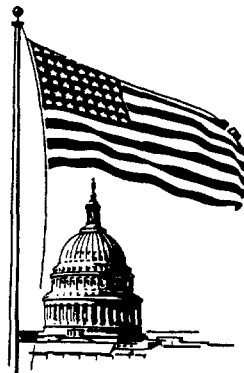
Zip Code: *22539*

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

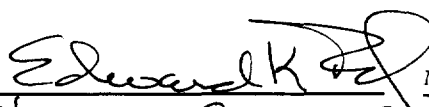
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: Edward K. Farley  
Business: Chesapeake Skipjack Sailing Tours  
City: St. Michaels State: MD Zip Code: 21663

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: K. Farris Name: K. FARRIS, USCG RET  
Business: AT-EZZ CHARTERS  
City: KETCHIKAN State AK Zip Code: 99901

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

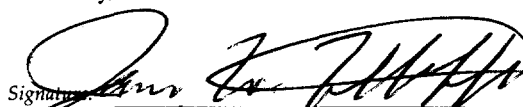
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,



Name: James W. Fetterhoff

Business: Midway Charters, Inc

City: Sandy Creek State NY Zip Code: 13145

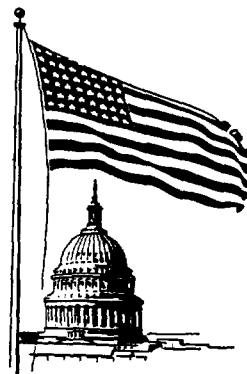
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

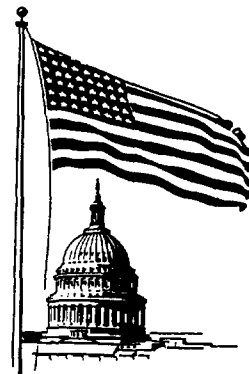
Signature: Donna Fielder Name: Donna Fielder  
Business: Captain Seaweed Charters, Inc.  
City: Panama City, Fla. State: Fla Zip Code: 32403

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

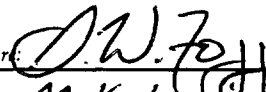
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: STEVE FOGG  
Business: M.K. Logistics  
City: Anchor Pt. State: AK Zip Code: 99556

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

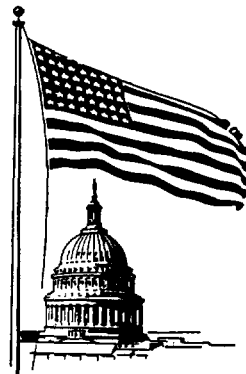
Signature: Howard B Frank Name: Howard B Frank  
Business: Salt Talk - Charter / Open Boat  
City: P.O. Box 17 Fortescue State NJ Zip Code: 08321

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

**REASONS FOR OPPOSITION:**

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

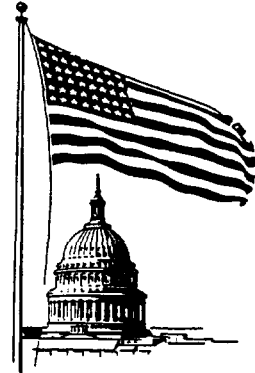
Signature: [Signature] Name: James Earl Ray  
Business: Hotel Spartan PO Box 6941  
City: Birmingham State: AL Zip Code: 35202

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN  
ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

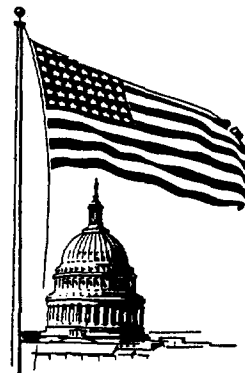
Signature: *Richard E. Gegenwirth* Name: RICHARD E. GEGENWIRTH  
Business: Private Sailboat Charter Capt.  
City: Yarmouth Port State: MA Zip Code: 02675

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Robert L. George*

Name: ROBERT L. GEORGE

Business: E-Z TIME CHARTERS

City: NORTH PORT

State: FL.

Zip Code: 34287

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Thomas R. Germain Name: THOMAS R. GERMAIN  
Business: LITTLE WHIP FISHING CHARTERS  
City: OSWEGO State: N.Y. Zip Code: 13126

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Barry Gibson Name: Barry Gibson  
Business: Salt Water Sportsman, 263 Summer St.  
City: Boston State MA Zip Code: 02210

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

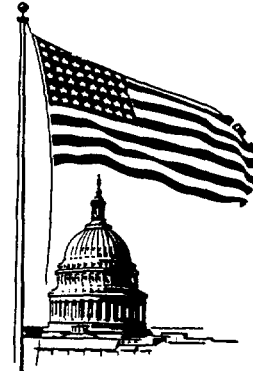
Signature: Jack Gilman Name: JACK GILMAN  
Business: CHOICE MARINE CHARTERS  
City: EAST SOUND State WA Zip Code: 98245

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

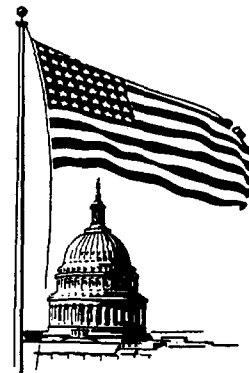
Signature: Robert C. Graham Name: ROBERT GRAHAM  
Business: CAPTAIN GRAHAM CHARTERS  
City: THOMASTON State: CT Zip Code: 06787

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

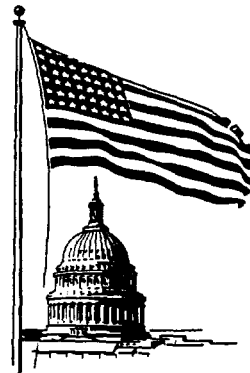
Signature:  Name: Charles C Gruetzmeyer  
Business: Angels Grace Sailing Charter  
City: Carmel State NY Zip Code: 10512

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Bradford Gunn*

Name: BRADFORD GUNN

Business: Downeast River Sailing Cruises

City: Wiscasset

State: ME

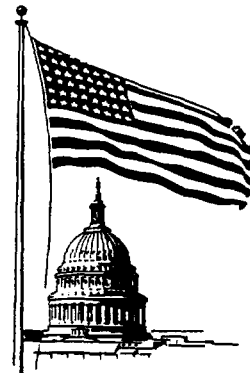
Zip Code: 27854-1342

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

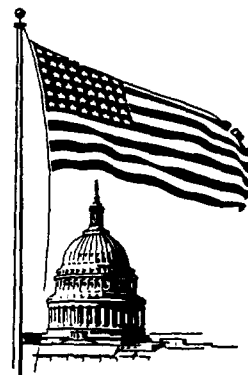
Signature: Norman Hubbard Name: The Vebair  
Business: 22' Charter Boat May Pass. 3  
City: Ocean City State: NC Zip Code: 08226

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

*Donny R. Hall*

Signature:

*Donny R. Hall*

Name:

*DONNY R. HALL*

Business:

*OLD HICKORY LAKE GUIDE SER, 4901 NEVADA AVE*

City:

*Nashville*

State

*TN*

Zip Code:

*37209*

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: EARL J. HAMILTON, JR.

Business: Big John, Inc

City: Fort Walton Bch

State: FL

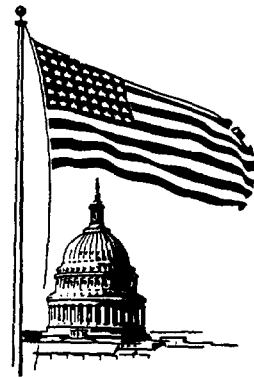
Zip Code: 32548

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Don W. Hand Name: DON W. HAND  
Business: Don Hand Fishn. Guide  
City: Corpus Christi State: Tx Zip Code: 78412

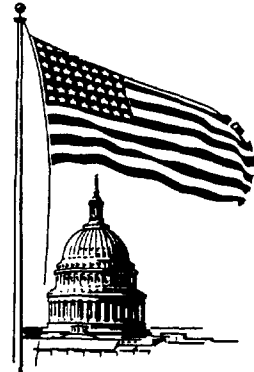
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

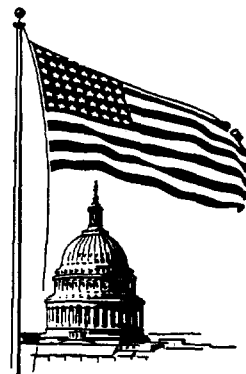
Signature:   
Name: CAPT. PETER HASKIN  
Business: FISHHOOKER CHARTERS  
City: NORTON MAINE State: ME Zip Code: 04954

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: James M Haworth

Name: James M Haworth

Business: Temptation Charters

City: Port Aransas

State: TX

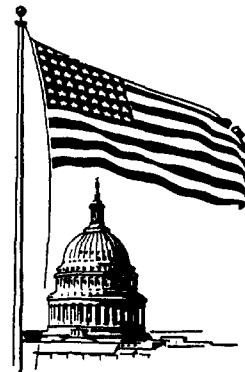
Zip Code: 78373

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

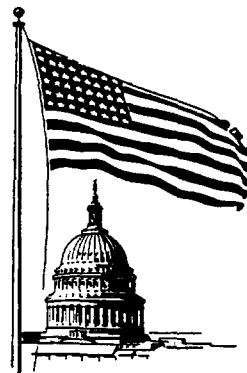
Signature: Scottie D. Hayes Name: Scottie D. Hayes  
Business: HAZELNUT Sport Fishing Charters  
City: SPRINGFIELD State: OHIO Zip Code: 45506

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

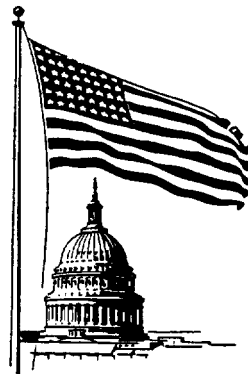
Signature: Thomas Herlihy Name: Thomas Herlihy  
Business: Charter Boat fishing  
City: Amagansett State N.Y. Zip Code: 11930

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Mark D. Hess Name: MARK D. HESS  
Business: PREDATOR SPORTFISHING  
City: MILLSBORO State: DE Zip Code: 19966

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

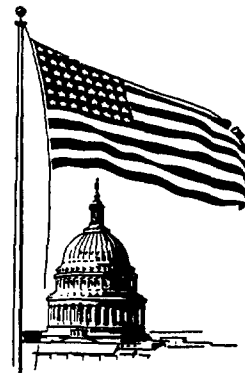
Signature: Robert E. Hibbert Name: Robert E. Hibbert  
Business: Big Bear Charters  
City: New Haven State: N.Y. Zip Code: 13121

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Arthur J. Hilliard Name: ARTHUR J. HILLIARD  
Business: EAGLE CHARTERS LLC  
City: Old Bridge State: N.J. Zip Code: 08857

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Darrell E. Hobbs

Name: DARRELL E. HOBBS

Business: KADAKO CHARTER

PO BOX 1455

City: DEPOC BAY

State OR

Zip Code: 97341

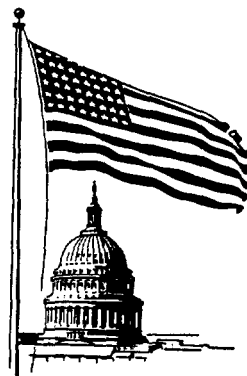
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: E. F. Holland

Name: E. F. Holland

Business: Musican Charter Inc

P.O. Box 689

City: Carolina Beach

State: NC

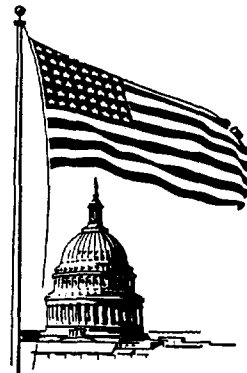
Zip Code: 28428

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: GARY A. HOPP

Business: TROPHY HUNTER CHARTER SERVICES INC.

City: MARBLEHEAD

State: OH

Zip Code: 43440

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Stephen L. Horn

Business: Independent - Freelance

City: Port Clinton

State: OH

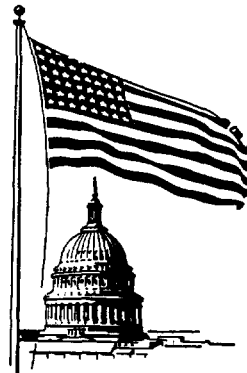
Zip Code: 43452

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

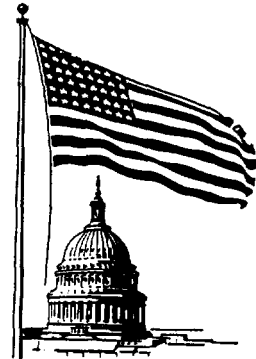
Signature: Frank C. Horner Name: FRANK C. HORNER  
Business: BRITTANY LEIGH  
City: WENONA State: MD. Zip Code: 21821

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportat  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Stephanie Howell

Business: Belinda V. Charter

City: L'Angeles

State: AK

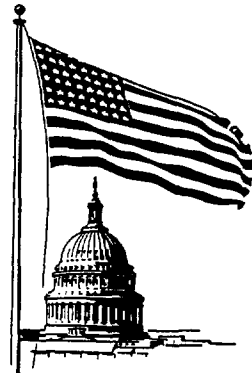
Zip Code: 99529

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: George Hutmacher

Name: AIRBOAT RIDES

Business: GEORGE HUTMACHER

City: SALEM

State: OR

Zip Code: 97302

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Larry J Imm

Business: Dew Drop charters

City: Anchorage

State: AK

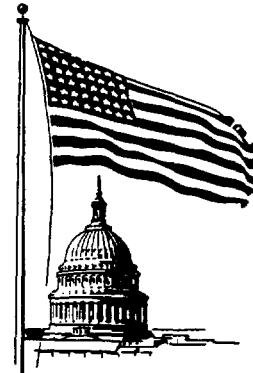
Zip Code: 99507

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Michael Infantino Name: Michael Infantino Jr.  
Business: SEA MIST - Thimble Islands Cruise  
City: Stony Creek State: CT. Zip Code: 06405

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

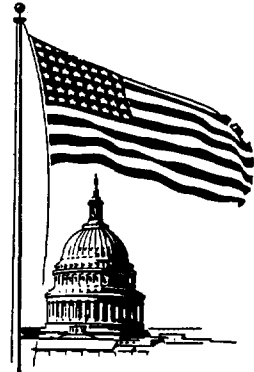
Signature: *Robert A. Jaycox* Name: ROBERT A. JAYCOX  
Business: MAJESTIC FISHING CHARTERS  
City: LORAIN State: OHIO Zip Code: 44052

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: CHARLES JOHNSON

Business: HOT PURSUIT INC (CHARTER BOAT)

City: WARWICK

State: RI

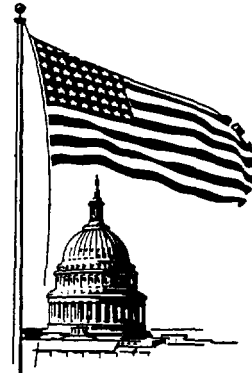
Zip Code: 02886

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

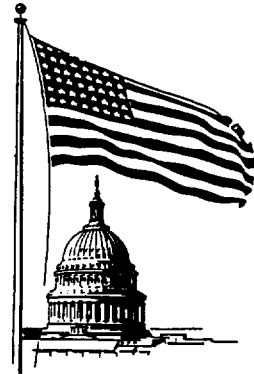
Signature:  Name: TERRY L. JOHNSON  
Business: Wahoo Islands Expeditions  
City: Honolulu State: AK Zip Code: 99603

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Troy Johnson

Name: Troy Johnson

Business: \_\_\_\_\_

City: San Antonio

State: Tx

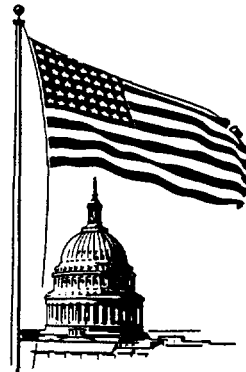
Zip Code: 78216

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Jacob Jordan* Name: Captain Jacob Jordan  
Business: JAK Jordan's Fishing Adventures  
City: MARATHON State: FL. Zip Code: 33050

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

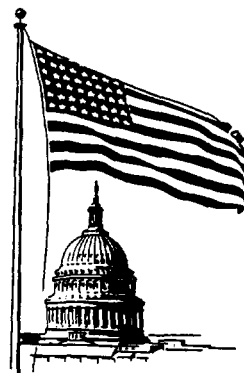
Signature: Capt. Braden B. Kane Name: Braden B. Kane, Jr.  
Business: Razin Kane Charters  
City: Tamilton State: R.I. Zip Code: 02835

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

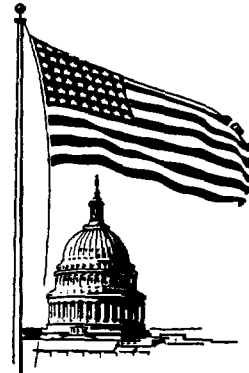
Signature: [Signature] Name: GARY P. KAVEMAN  
Business: WILCATTE CHARTERS  
City: CORPUS CHRISTI State: TX Zip Code: 78418

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Mark T. Kelley

Name: MARK T. KELLEY

Business: CHARTER BOAT Kelley Girl + Lady Kelley

City: PANAMA CITY

State: FL

Zip Code: 32405

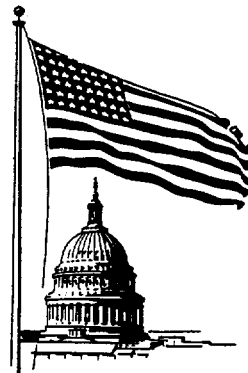
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *John C. Kerner*

Name: John C. Kerner

Business: \_\_\_\_\_

City: Kill Devil Hills

State: NC

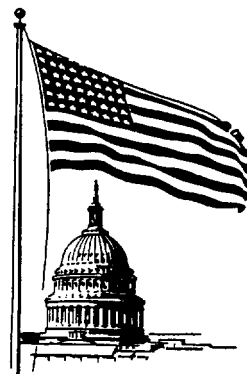
Zip Code: 27948

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Sandra Kimball

Name: Sandra Kimball

Business: Red Sail Sports

City: Waikoloa

State: HI

Zip Code: 96738

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

*only received this 6/17/03*

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

  
Signature: \_\_\_\_\_

Name: Otto Kittel

Business: Otto Kittel

City: Homosassa

State: FL

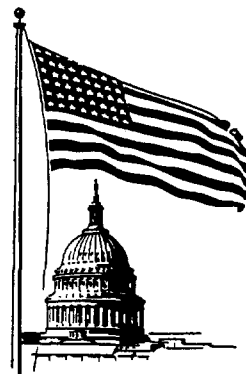
Zip Code: 39448

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *A. P. Knott Jr.*

Name: A. P. KNOTT JR

Business: WYOMING YACHT - CHARTER BOAT

City: CHICAGO

State: IL

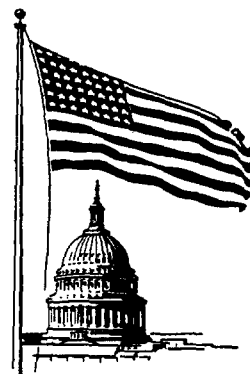
Zip Code: 60610

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

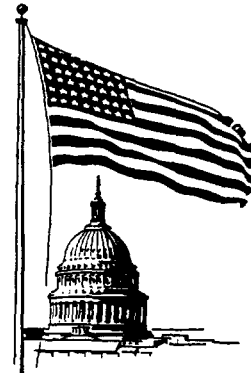
Signature: *Kenneth E. Krebs* Name: KENNETH E. KREBS  
Business: *Special K Charter*  
City: *Artis* State: *Ohio* Zip Code: *44807*

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: GEORGE KREMER

Business: 340 (776-) 6226 EX. 239 (PARADISE AQUA TOURS)

City: ST. JOHN

State: V.I.

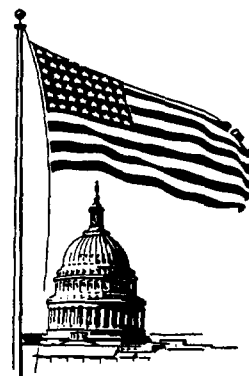
Zip Code: 00831

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Wil Laaksonen

Business: Fish N' Finn Charters

City: Oceanock

State: VA

Zip Code: 23417

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Michelle LaFever Name: Michelle LaFever  
Business: Self  
City: Leesburg State: FL Zip Code: 34747

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

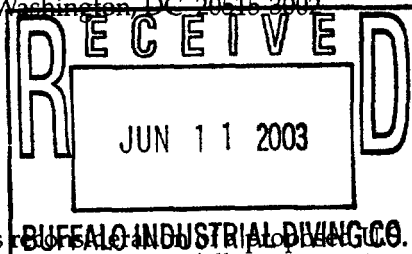
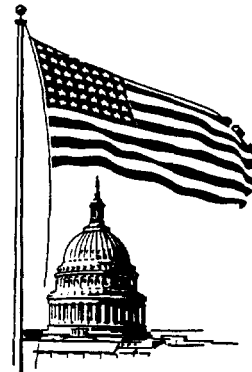


# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-2002



The marine charter industry requests that the Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

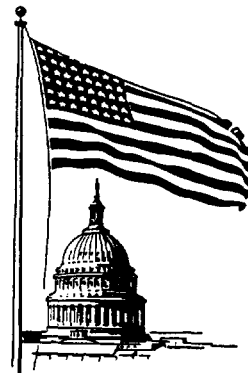
Signature: Bill Lawrence Name: Bill Lawrence  
Business: Buffalo Industrial Diving Co. Inc.  
City: Buffalo State: NY Zip Code: 14202

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

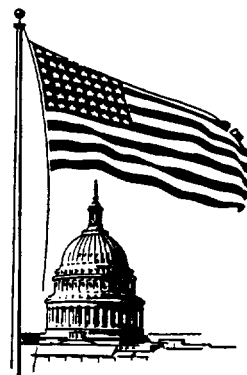
Signature: Robert W. Lichauer Name: Robert W. Lichauer  
Business: Happy Hour  
City: Greensboro State: NC Zip Code: 27407

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

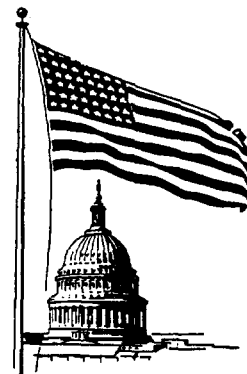
Signature: James E. Lutz Capt. Name: James Lutz  
Business: Nevenraf Sporthishing LLC  
City: Sewell State: NJ Zip Code: 08080

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Name: THOMAS P. MACIAZUSO

Business: BEST OF ALL TOURS, LTD.

City: ERIE

State: PA

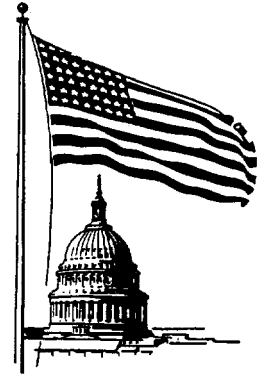
Zip Code: 16506-4150

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Robert L. MacGregor* Name: ROBERT L. MACGREGOR  
Business: TOP-TWIT CHARTERS  
City: BOX 823, W. FALMOUTH State: MA Zip Code: 02574

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *David G. MacLean* Name: ROBERT B. MACLEAN  
Business: CAPTAIN BOB CHARTERS  
City: GRANTSBORO State: NC Zip Code: 28529

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

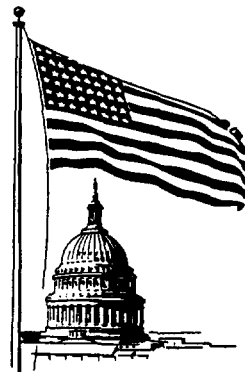
Signature: Robert H. McCallister Name: ROBERT H. MC CALLISTER  
Business: Cap. Bob's Marine Service  
City: 2155 CH. SHIPPAKE RD State: PA Zip Code: 18979

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD  
THIS ARRIVED 11 JUNE, 2003

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Mike McKenzie Name: MIKE MCKENZIE  
Business: Dream Time Charter  
City: Metairie State LA Zip Code: 70152

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Albert E. McKinley Name: ALBERT E. MCKINLEY  
Business: Charter Fishing (1 Man operation)  
City: Fort Myers Beach State: FL Zip Code: 33931

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20390-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Thomas M. Laughlin Name: T. M. Laughlin  
Business: MATAURA SPORTFISHING  
City: MYSTIC State: CT Zip Code: 06355

PLEASE FILL OUT, SIGN AND RETURN IT TO NMCA BY JUNE 20, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

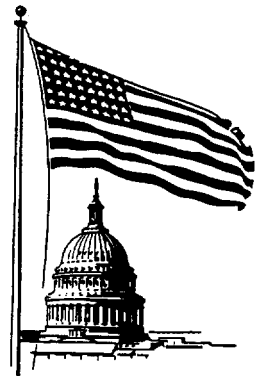
Rec'd 6/11/03

11:25 AM

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

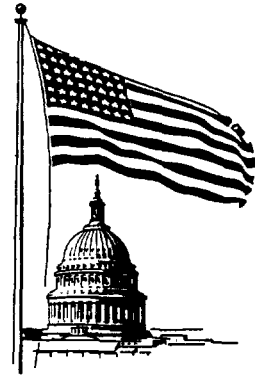
Signature: Leonard L. McPheters Name: Leonard L. McPheters  
Business: Bayshore Sportfishing  
City: Houston State: TX Zip Code: 77092

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Steve Macey

Business: \_\_\_\_\_

DIVE Hawaii

City: \_\_\_\_\_

Honolulu

State: \_\_\_\_\_

Zip Code: \_\_\_\_\_

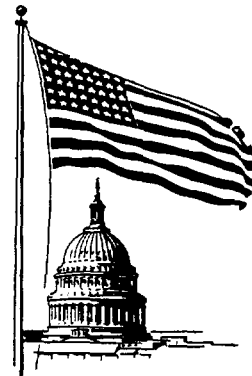
96825

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Anthony Malaworo

Name: ANTHONY MALAWORO

Business: SPORT FISHING + CHARTER

City: Pella

State: PA

Zip Code: 19106

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: HOWARD I. MARSTEN

Business: KENNEBEC CHARTERS

City: PHILPSBURG

State: ME

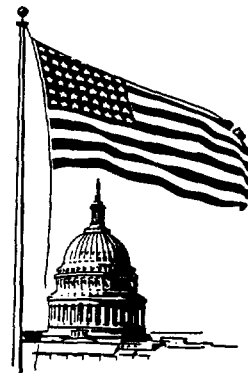
Zip Code: 04562

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *R. Scott Martin*

Name: R. SCOTT MARTIN

Business: MARTIN MARITIME SERVICES INC.

City: PO BOX 2097 KAILUA-KONA

State: HI.

Zip Code: 96745

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

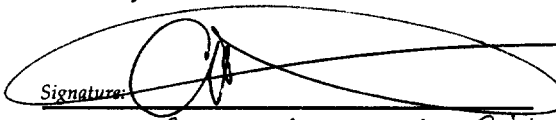
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: Cindy Meloy  
Business: Miss Atlantic City Inc  
City: Atlantic City State: NJ Zip Code: 08234

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: T. Micale Name: Tom Micale  
Business: Capt. Tom's Marine & Charter Service LLC  
City: Norfolk State: VA Zip Code: 23503

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

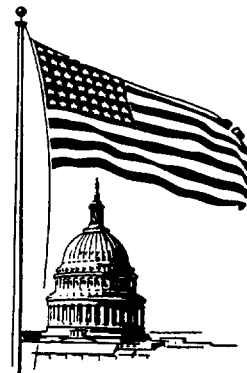
Signature: Michael Mongan Name: Michael Mongan  
Business: Mike's Charter Fishing Service  
City: Grand Island State: N.Y. Zip Code: 14072

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

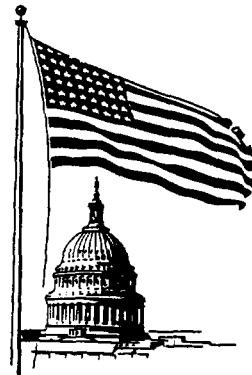
Signature: Edward L. Montmarquet Name: Edward L. Montmarquet  
Business: Indian Charter Inc. / Anglers Fishing Center  
City: Lenexa State: DE Zip Code: 19958

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: CAPT C.A. MORELL

Business: ALLIANCE MARITIME & SAFETY

City: ALLIANCE

State: OH

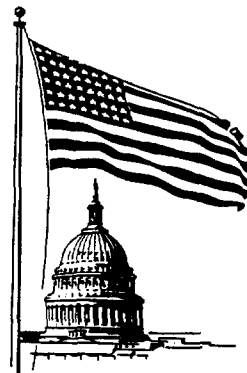
Zip Code: 44601

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

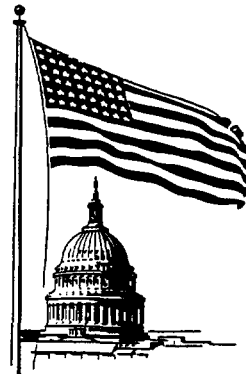
Signature: Bob Morc Name: Bob Morc  
Business: CRACK A DAWN CHARTERS  
City: LEDAL GROVE State: NT Zip Code: 07005

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

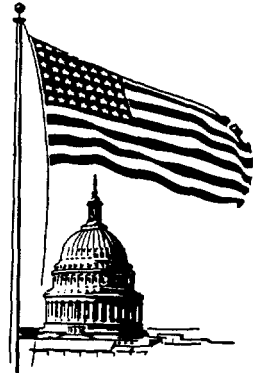
Signature: George P. Moser Name: GEORGE P. MOSER  
Business: Sea Gypsy Charter - 6 Pack charter  
City: Beach Haven State: N.J. Zip Code: 08008

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: GREG MOTTIS

Business: 

City: SEQUIM

State: WA

Zip Code: 98302

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Robert Todd Meehan* Name: Robert Todd Meehan  
Business: MAZATHE INC. OBA MAZATHE SPORTFISHING  
City: FARRHAVEN State: MA Zip Code: 01919

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

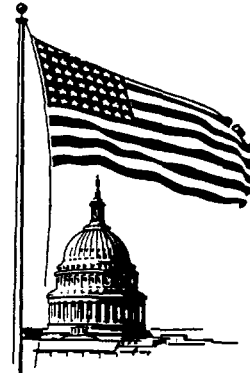
Signature: Carla Murphy Name: CARLA Murphy  
Business: C+S Enterprises of Nevada Inc  
City: Cape Canaveral State: FL Zip Code: 32920

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

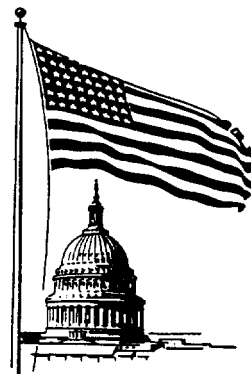
Signature: Mark Musante Name: MARK MUSANTE  
Business: MARINE TECH DIVING  
City: EDINBORO State: PA Zip Code: 16412

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: JOYCE MYERS

Business: AMERICAN POWERBOAT SCHOOLS & CHARTERS

City: ANNAPOLIS

State: MD

Zip Code: 21403

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

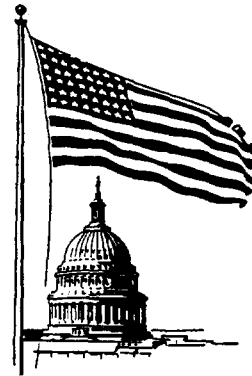
Signature: Steve Myklebust Name: Steve Myklebust  
Business: Sandwich Isle Divers  
City: Kailua Kona State: HI Zip Code: 96740

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

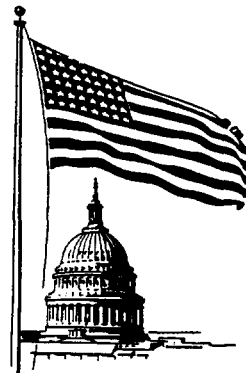
Signature: Mike Nant Name: Mike Nant  
Business: Antway charter -  
City: Elizaco State un Zip Code: \_\_\_\_\_

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

LARS NESS

Business: \_\_\_\_\_

WRECKLESS ABANDON CHARTERS

City: \_\_\_\_\_

KEY WEST

State: \_\_\_\_\_

FL

Zip Code: \_\_\_\_\_

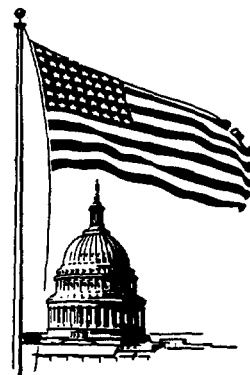
33040

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

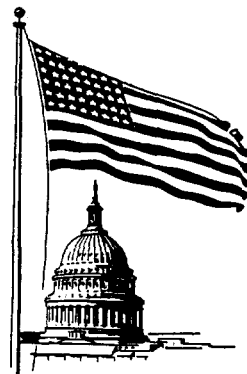
Signature: Randall W. Norton Name: Randall W. Norton  
Business: Make My Day Fishing Charters  
City: Fairport N.Y. State: N.Y. Zip Code: 14450

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Richard E. O'Donnell

Name: Richard E. O'Donnell

Business: Two Mile Marina

City: Cape May Inlet State NJ Zip Code: 08260

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: \_\_\_\_\_

Name: John Owen

Business: Runaway Sportfish, Inc.

City: Hatteras

State: NC

Zip Code: \_\_\_\_\_

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

JUN-13-2003 FRI 02:03 PM ASSOCIATION HQ

FAX NO. 703 519 1716

P. 02

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners. Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Controls:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature

Name:

JAN PACY

Business: SEA BREEZE CHARTERS OF KEY WEST, INC.

City: KEY WEST

State: FL

Zip Code: 33040

PLEASE FILL OUT, SIGN AND RETURN IT TO NMCA BY JUNE 20, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Robert E. Faltorick

Business: F-16 Charter

10 Cedar Lane

City: N.Y. Mills

State: NY

Zip Code: 13412

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Clifton L. Parker

Name: Clifton L. Parker

Business: Big Easy Charters LLC

City: Hot Springs

State: NC

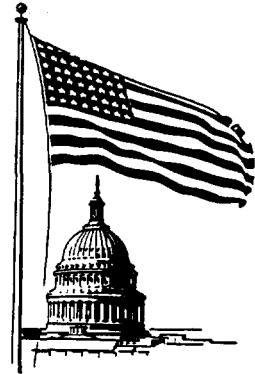
Zip Code: 27945

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:

*Delbert J. Parsons*

Name:

*Delbert J. Parsons*

Business:

*Charter fishing*

City:

*Manassas*

State:

*VA*

Zip Code:

*49635*

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Curtis Pearson Name: Curtis Pearson  
Business: Lake Pend Oreille Cruises Inc.  
City: Sage State: Idaho Zip Code: 83460

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: JOSEPH POIRER

Business: WATER VTL CHARTERS

City: FRANKLIN PARK

State: IL

Zip Code: 60131

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

- 1. Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
- 2. Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
- 3. Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
- 4. Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
- 5. The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *James H. Hughes* Name: JASON HUGHES  
Business: WINDWARD II / HIGHLYNOTV  
City: KIASTON State: NC Zip Code: 28504

PLEASE FILL OUT, SIGN AND RETURN IT TO NMCA BY JUNE 20, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

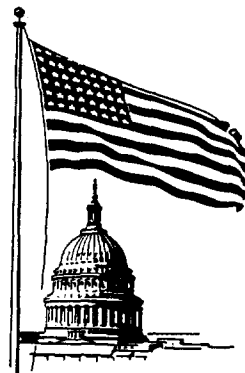
1600 Duke St  
Suite 400  
Alexandria, VA 22314



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

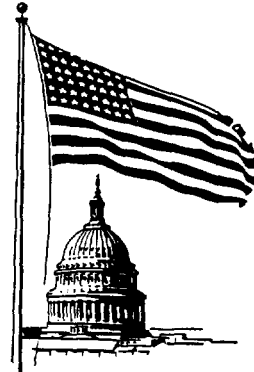
Signature: [Signature] Name: Dou D Pierce  
Business: Blue Marine Fishing Charters  
City: CAROLINA BEACH State: N.C. Zip Code: 28428

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: DALE PIHLMAN

Business: OUTDOOR ALASKA

City: KETCHIKAN

State: AK

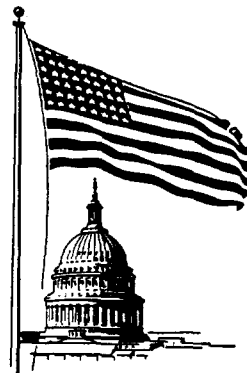
Zip Code: 99901

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

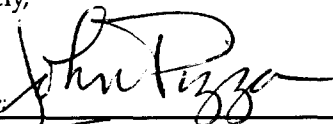
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

  
Signature: \_\_\_\_\_

Name: JOHN PIZZA

Business: THE FISHING GUIDES GROUP

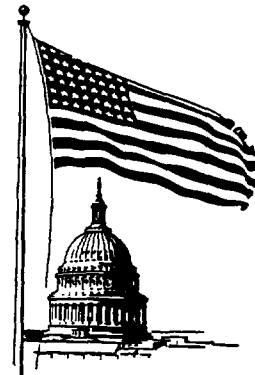
City: SANTA ROSA State: CA Zip Code: 95409

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Ralph Poirier

Name: Ralph Poirier

Business: STEAL AWAY SUBMARINES

City: WESTON

State: MA Zip Code: 02453

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

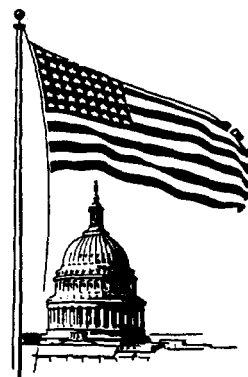
Signature: *Donald L. Powell* Name: DONALD L. POWELL  
Business: CAPT. DON POWELL  
City: MILLSBORO State: DE Zip Code: 19966

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,



Signature:



Name:

Business: Mark Monney Sport Fishing Charter

City: Clearfield

State: PA

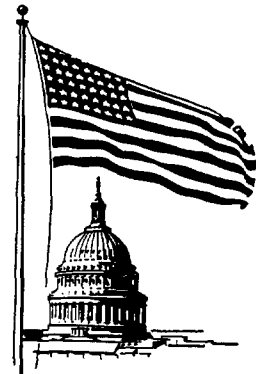
Zip Code: 16830

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Mark A. Radcliffe Name: MARK A. RADCLIFFE  
Business: FISH BOWZ CHARTERS - Ocean City, M.D.  
City: 17 GRANBY LANE, BERLIN State MD Zip Code: 21811

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Mike Band

Name: MIKE BAND

Business: SPILLBAND SPORTFISHING, INC.

City: KAILUA-KONA

State: HI

Zip Code: 96740

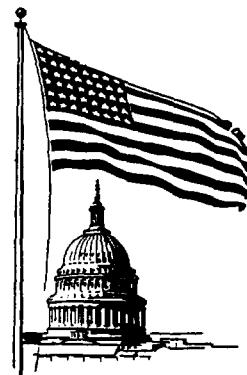
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Robert Regan Name: ROBERT REGAN  
Business: Sandbar Enterprises LLC  
City: PO Box 56 Tilghman State: MD Zip Code: 21671

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Captn. Joe Reich

Business: Alyce E. Sport Fishing

City: \_\_\_\_\_

 WORKING ASSETS®

Mr. Joe Reich  
PO Box 825  
Kaunakakai, HI 96748-0825

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator <sup>by a</sup> more expensive testing device, can the certainty of the results be <sup>by a</sup> <sub>...d.</sub>

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Raymond A. Remick Jr.

Name: Raymond A. Remick Jr.

Business: MTV MONTAGAN

City: Glenn Cove

State: ME

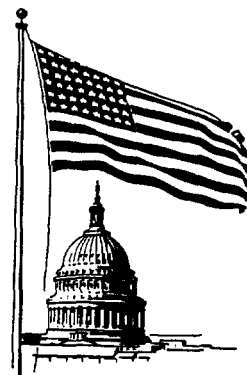
Zip Code: 04846

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: STEVE REMICK

Business: BOONIE LEE CHARTERS

City: Balto.

State: MD

Zip Code: 21221

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Capt. Sam Rescigno Jr.

Name: CAPT. SAM RESCIGNO JR.

Business: F/V MARY MITE

O.N. 291380

City: MANAHAWKIN N.J.

State

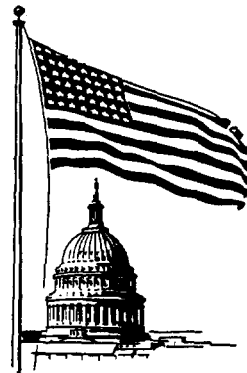
Zip Code: 08050

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

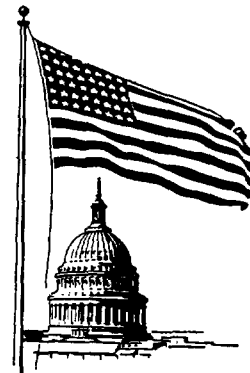
Signature: Brad Rice Name: Brad Rice  
Business: Cross Sound Express  
City: Gustavus State: AK Zip Code: 99826

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

*Capt. Larry R. Richardson*  
Signature: *Larry R. Richardson* Name: Larry Richardson  
Business: Alwayslate Sportfishing Charters  
City: Ocean City State: md. Zip Code: 21842

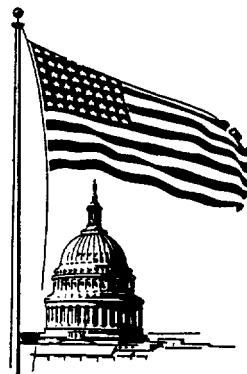
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002

Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001



The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Leo M Riegler

Name: Leo M Riegler

Business: Lorrie R

City: Akron

State OH

Zip Code: 44313

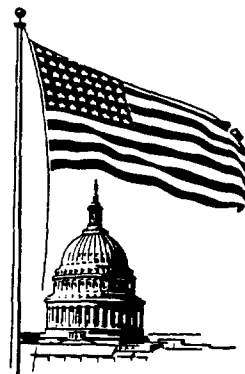
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Captain   
Signature: \_\_\_\_\_

Name: Frank A. LoBiondo

Business: SEA VENTURE CHARTER BOATS

City: 380 PINE BLVD State: MA Zip Code: 01902

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Keith Robinson

Business: R & R offshore Sportfishing

City: Ocean City

State: MD

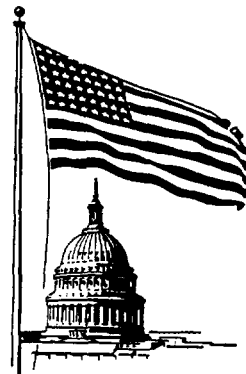
Zip Code: 21842

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Larry E. Roe

Name:

Business:

Larry's Fishing Charters

City:

State

Zip Code:

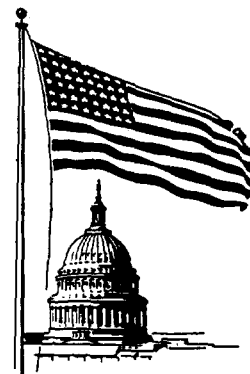
**Capt. Larry E. Roe**  
**6312 Southwest Rd.**  
**Castalia, Ohio 44824**

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

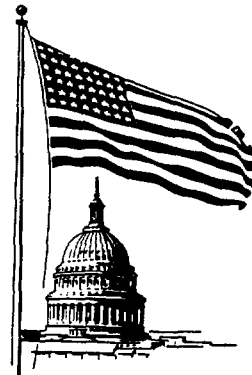
Signature: Brian E. Root Name: Brian E. Root  
Business: Central Sport Fishing Charters  
City: Shepherd State: MI Zip Code: 48883

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

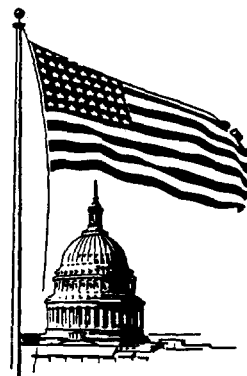
Signature: Mike O'Roane Name: Michael Rosner (Capt)  
Business: Panda Sailing charters  
City: Malbourne State: FL Zip Code: 32935

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Roger St. Clair Name: ROGER ST. CLAIR  
Business: TRUMP-TIGHT FISHING CHARTERS  
City: CLEVELAND State: OHIO Zip Code: 44128

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: David W Sage

Business: Sage Sailing, Inc

City: Myrtle Beach

State: SC

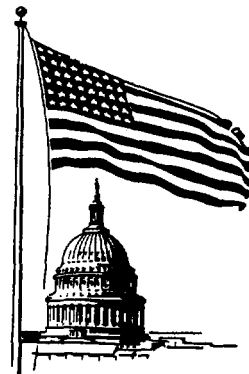
Zip Code: 29575

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: W. Saunders Name: W.E. SAUNDERS  
Business: FISHING GUIDE  
City: Key West State FL Zip Code: 33040

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: CAPT Nick Savene

Name: CAPT NICK SAVENE

Business: NO TIME CHARTERS

City: Long Beach

State: NY

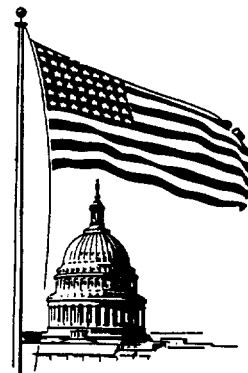
Zip Code: 11561

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Don Scott Name: Don Scott  
Business: Libra Charters (fishing, sightseeing, etc)  
City: Carolina Beach State: NC Zip Code: 28428

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

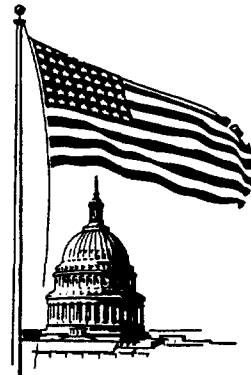
Signature: TM Seale Name: THOMAS MARK SEALE  
Business: NORTH MARION CHARTERS, LLC  
City: DONALD/GARIBALDI State: ORE Zip Code: 97020

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: HARLEY "Gus" Sellers

Business: Sport Fishing (Charter)

City: Kailua-Kona

State HI

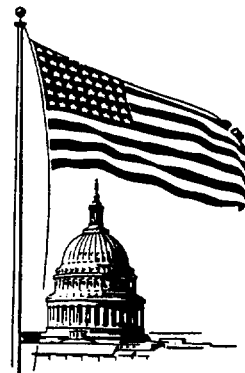
Zip Code: 96740

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Russ Selzer

Business: SAIL AWAY! CHARTERS

City: KEESWICK

State: VA

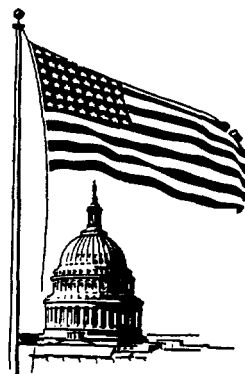
Zip Code: 22947

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Michael Seymour

Business: CHARTER BOAT

City: D'Iberville

State: MS

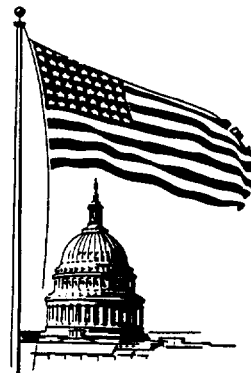
Zip Code: 39540

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Alvin Sholtz Name: Alvin Sholtz  
Business: Spill Key Shuttle  
City: St Pete Bch State: FL Zip Code: 33706

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: James F. Shatwell Name: JAMES F. SHATWELL  
Business: ANTIQUE & CLASSIC BOAT CHARTERS, INC.  
City: WESCAMPTON State: PA Zip Code: 18635

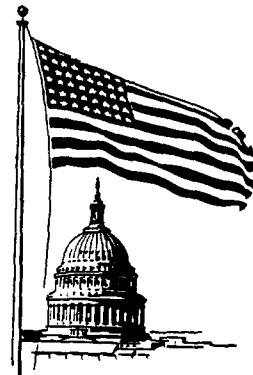
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: John C. Sims II

Business: COQUINA REEF MARINE, INC.

City: NICEVILLE

State: FL

Zip Code: 32578

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

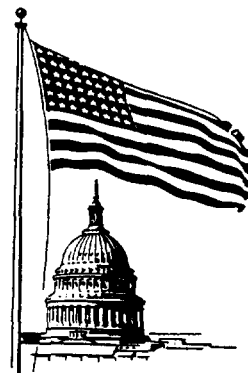
Signature: *Jerry W. Smith* Name: JERRY W. SMITH  
Business: JERRY SMITH DIVING  
City: MOREHEAD State: N.C. Zip Code: 28557

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Robin D. Smith

Name: Robin D. Smith

Business: SWISSWATER CHARTER & GUIDE SERVICE

City: Niagara Falls

State: NY

Zip Code: 14305

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

*CAPT Richard G Spoth*

Signature: \_\_\_\_\_

Name: RICHARD G SPOTH

Business: LAKE ERIE DIVE CHARTER

City: AVOCOLA

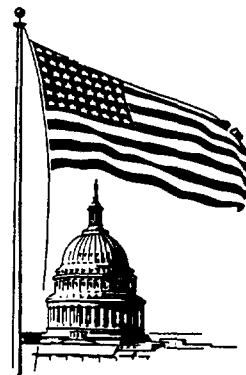
State: NY Zip Code: 14006

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

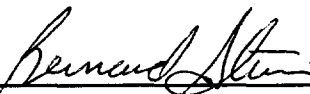
The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Bernard Stein

Business: Bluefishing Plus

City: OGUNQUIT

State ME

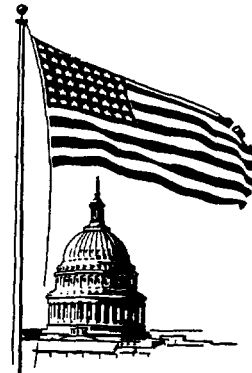
Zip Code: 03907

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

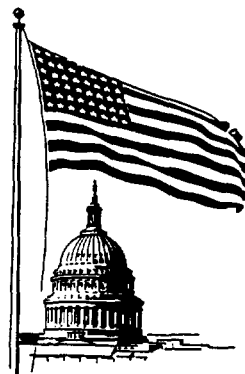
Signature: Joseph P Stewart Jr Name: JOSEPH P STEWART JR  
Business: YUKON JOE CHARTERS INC  
City: MONROETON State: PA Zip Code: 18832

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN  
ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: ROBERT F. STONE

Business: CHARTER PART FISH GUID

City: CALLAO

State: VA

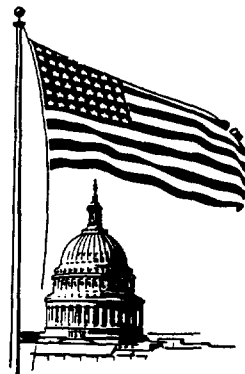
Zip Code: 22435

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Robert Sugar Name: ROBERT SUGAR  
Business: SUGAR BEAR II FISHING CHARTERS  
City: HEMLOCK State: MI Zip Code: 48626

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Jonathan S. Smith

Name: Jonathan S. Smith

Business: 34 Boulder Ave

City: Madison

State: VT

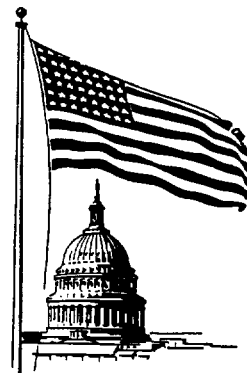
Zip Code: 05740

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Kenneth P. Tenne

Business: Northern Lights Charters

City: Ward Cove

State: AK

Zip Code: 99928

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: CAPT Ron Thorstad

Business: Space Coast Nature Tours

City: TITUSVILLE

State: FL

Zip Code: 32796

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: [Signature] (Director)  
Name: Teruhito Tokuhashi  
Business: COCAS Boat Service, Inc. COCAS Island Resort  
City: Metizo State: GUAM Zip Code: 96916

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: \_\_\_\_\_

Name: MARK TRABER

Business: ATLANTIC PARASAIL, INC

City: CAPS MAY

State: VT

Zip Code: 05204

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

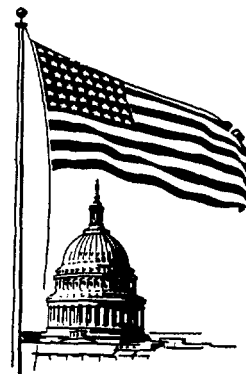
Signature: Larry Tucker Name: LARRY TUCKER  
Business: Boxing wild charters Inc.  
City: PAX AVE State: FL Zip Code: 32346

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: George W. Tweedy Jr.

Name: George W. Tweedy Jr.

Business: Passenger Fishing

City: Providence

State: RI

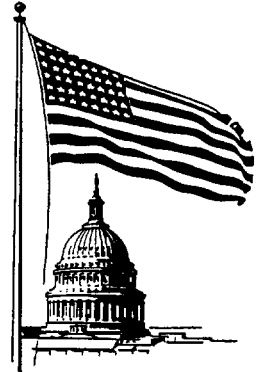
Zip Code: 01903

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Calvin N. Ulberg Jr. Name: Calvin N. Ulberg Jr.  
Business: YC's, Capt. Cal's Custom Cruises  
City: Belfair State: WA Zip Code: 98528

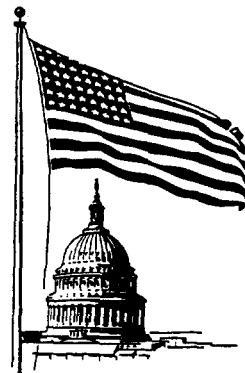
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

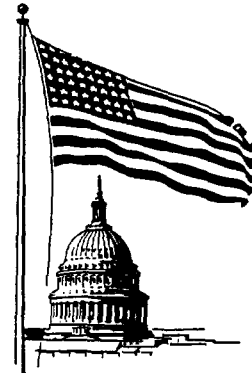
Signature: Douglas Varley Name: DOUGLAS VARLEY  
Business: NORTH SHORE NAUTICAL TRAINING  
City: ST. JAMES State: NY Zip Code: 11780

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

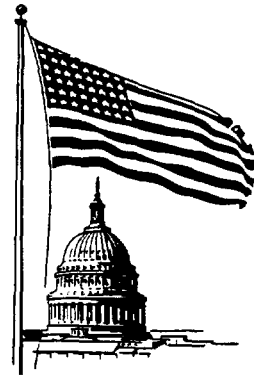
Signature: Karen Vega Name: Karen Vega  
Business: Caribe Aquatic Adventures  
City: San Juan State: PR Zip Code: 00927

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

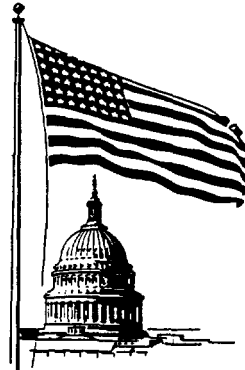
Signature: W. Walker Name: WARREN W. WALKER  
Business: Forphan Charters  
City: Newman Lake State: WA Zip Code: 99025

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Lawrence B. Wale

Business: Tide Line Charters

City: Virginia Beach

State: Va

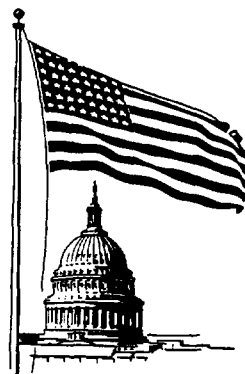
Zip Code: 23454

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: DALE WALTERS

Business: WALTERS COASTAL CHARTERS

City: SANTA CLARA

State: CA

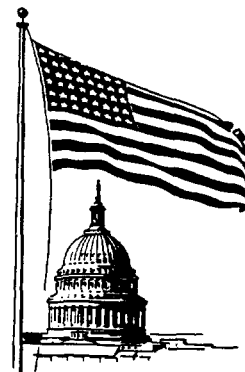
Zip Code: 95051

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Robert L. Weaver Name: ROBERT L. WEAVER  
Business: ROBIN'S REST CHARTERS  
City: SELLERSVILLE State: PA. Zip Code: 18960

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Winona Weber

Name: Winona Weber

Business: Adventure Bound Alaska

City: Juneau

State: AK

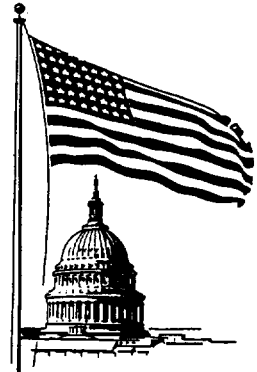
Zip Code: 99801

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Warren Welch Name: Warren Welch  
Business: Reel Easy Sportfishing Charters  
City: Rochester State NY Zip Code: 14625

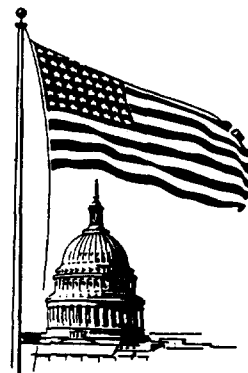
PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: David West  
Business: Rusty Duck Fishing Charters, Inc.  
City: Superior State WI Zip Code: 54880

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: [Handwritten Signature]

Name: Olan S. West

Business: West Wind Charters

City: Nassau

State: N.C.

Zip Code: 27959

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: got Jim White

Name: Jim White

Business: White's Coast Guard Service

City: Coventry

State: RI

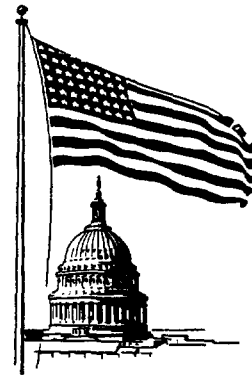
Zip Code: 02816

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Robert J. White

Name: ROBERT J WHITE

Business: KING FISHERMAN CHARTERS

City: MONTGOMERY

State: IL

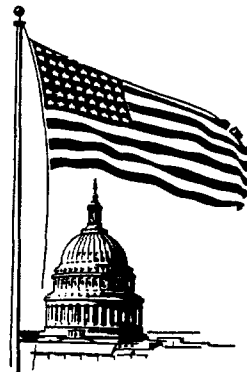
Zip Code: 60538

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Stephen F. White

Name: Stephen F. White

Business: Wright Constable & Skeen LLP

Proctor in Admiralty

City: Baltimore

State MD

Zip Code: 21201

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: William H. Whitney

Name: William H. Whitney

Business: Soc et tu um Charter ss

City: Marathon

State: FL

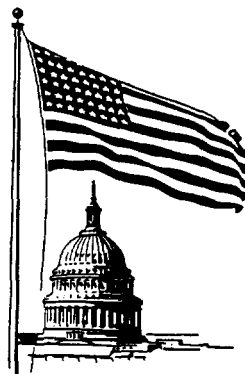
Zip Code: 33050

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

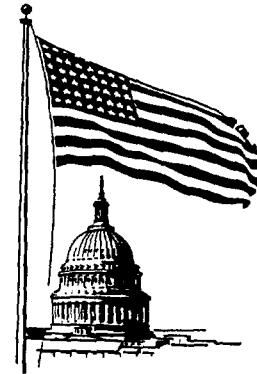
Signature: *David Wicker* Name: WICKER  
Business: LADY ANN CHARTERS  
City: ANNEAPOLIS State: MD Zip Code: 21403

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: *Greg Blumenthal* Name: GRANT BLUMENTHAL  
Business: BURR BOATS, INC. - SELEWARD DC.  
City: RAPE HAZE State FL Zip Code: 33946

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD



# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001


The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature:  Name: Tommy S. Wooler  
Business: T.H.C. TOWING, INC.  
City: ELIZ. CITY State: N.C. Zip Code: 27909

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

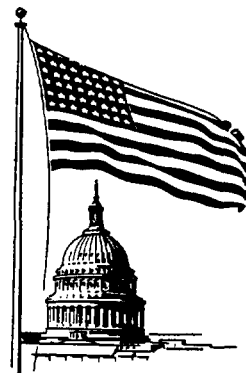
Signature: John B. Zabel Name: John B. Zabel  
Business: Dead Reckon Lake Michigan Sport Fishing Charters  
City: N6414 Woodland Rd. State: WI Zip Code: 53083  
City: Sheboygan

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: Edward Zolinski Name: Edward Zolinski  
Business: Santa Cruz Sportfishing Inc  
City: Santa Cruz State: CA Zip Code: 95060

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD

# NMCA National Marine Charter Association

Hon. Olympia J. Snowe  
Chair, Oceans, Fisheries and  
Coast Guard Subcommittee  
United States Senate  
Washington, DC 20510-1903

Hon. Frank A. LoBiondo  
Chair, Coast Guard and  
Maritime Transportation Subcommittee  
U.S. House of Representatives  
Washington, DC 20515-3002



Docket Management Facility  
[USCG-2001-8773]  
U.S. Dept. of Transportation  
400 Seventh St., S.W., Rm. PL-401  
Washington, DC 20590-0001

The marine charter industry requests reconsideration of a proposed U.S. Coast Guard requirement to implement new post-accident alcohol testing measures following a serious marine incident. All vessels would be required to carry alcohol screening devices on board at all times, and the crew would need to be trained in their use. This would impose a significant burden on all marine firms, especially small operators. This notice [USCG-2001-8773] was published on February 28, 2003 to invite public comment. I oppose this proposed rule as written for the reasons stated below and seek changes to avoid the negative impact that it would have on the marine charter industry and my business.

## REASONS FOR OPPOSITION:

1. **Small Business Impact:** The Coast Guard greatly underestimated the cost of this requirement on small businesses, and even acknowledges: "...the cost of the less expensive ASDs [Alcohol Screening Devices] could still be too expensive for the smallest commercial vessel operators and owners." Small businesses will face the constant and costly cycle of purchase and disposal of the devices as their shelf-life ends.
2. **Congressional Intent:** Congress' intent in the Coast Guard Authorization Act for FY 1998 and 1999 was for the U.S. Coast Guard, and not small firms, to conduct post-incident alcohol testing. The Coast Guard is the lead marine incident response agency responsible for the monitoring and enforcement of prompt compliance with federal testing rules. Coast Guard vessels are equipped, and the crew is already trained to conduct the tests.
3. **Device Quality Control and Suitability for the Marine Environment:** This requirement will not yield accurate alcohol tests because use of ASDs are impractical without standards of selection and usage, and storage in the hostile marine environment will lead to a rapid disintegration in the accuracy of the devices.
4. **Collection and Test Administration Control:** The Coast Guard does not address how to ensure quality control and objectivity in testing. For instance, what happens when a Captain must self-administer the test because he is the only crew aboard the vessel?
5. **The Proposal is Only a Partial Solution:** Use of ASDs, which are capable of producing a false negative result, provides only an indication of the presence of alcohol and not a quantitative measure. Only with proper training for the test administrator, and a confirmation test by a more expensive testing device, can the certainty of the results be accurately determined.

I want to urge you to support revising this rule so that the Coast Guard itself conducts post-serious marine incident alcohol testing in cases where those involved are unable to be tested on land by trained professionals within the stated time limit. This will ensure that adequately trained professionals correctly administer the test, collect and analyze the results, and provide the accuracy necessary to maintain the integrity of the chemical testing program. Additionally, it will remove a costly burden from small marine firms that can ill afford it, as the Coast Guard itself has acknowledged.

Sincerely,

Signature: 

Name: Richard Adler

Business: Tuna Wahoo Inc

City: Cherry Hill

State: NJ

Zip Code: 08003

PLEASE FILL OUT, SIGN AND RETURN TO NMCA IN THE ENCLOSED REPLY ENVELOPE BY JUNE 10, 2003 IN ORDER TO BE PRESENTED TO CONGRESS AND THE U.S. COAST GUARD